§ 1439.332

- (2) The participant voluntarily requests in writing to terminate the contract and obtains the approval of CCC subject to such conditions on approval as may be determined by CCC;
- (3) The participant is not in compliance with the terms and conditions of the contract;
- (4) The same acreage is later enrolled in another State, Federal, or local conservation program;
- (5) The PRP practice fails and CCC determines the cost of restoring the cover outweighs the benefits received from the restoration; or
- (6) The PRP contract was approved based on erroneous eligibility determinations.
- (b) When a PRP contract is terminated, the participant must, except as agreed to by CCC, refund all or part of the payments made with respect to such contract plus interest thereon, as determined by CCC, and shall pay liquidated damages as provided for in such contract.

§1439.332 Contract modifications.

By mutual agreement between CCC and the participant, a PRP contract may be modified in order to:

- (a) Decrease acreage in the PRP;
- (b) Facilitate the practical administration of the PRP; or
- (c) Accomplish the goals and objectives of the PRP, as determined by CCC.

§§ 1439.333-1439.339 [Reserved]

§1439.340 Payments.

- (a) Payments shall be made available upon a determination by CCC that an eligible practice, or an identifiable unit thereof, has been established in compliance with the appropriate standards and specifications. Payments will be prorated if requests for assistance exceed available funding.
- (b) Except as otherwise provided for in this part, payments may be made under the PRP only for the cost-effective establishment or installation of an eligible practice.
- (c) Payments shall be made in such amount and in accordance with a schedule specified in the PRP contract.
- (d) Payment shall be made on a peracre basis.

- (e) The payment shall be divided among the participants on a single contract in the manner agreed upon in such contract.
- (f) The maximum amount of all payments that a person may receive under the PRP shall not exceed \$2,500. The regulations set forth at part 1400 of this chapter shall be applicable in making certain eligibility and "person" determinations as they apply to payment limitations under this part.
- (g) Payments shall be limited as needed or appropriate to account for mandatory or discretionary limits on payments.

§ 1439.341 Levels and rates for payments.

- (a) CCC shall pay not more than 65 percent of the average cost of reestablishing the approved forage crop, including reseeding, on eligible land.
- (b) The average cost of performing a practice may be determined by CCC based on recommendations from the State Technical Committee or on such other basis as it deemed appropriate.
- (c) Notwithstanding paragraph (a) or (b) of this section, no payment shall exceed \$100 per acre without approval of the Deputy Administrator. In no case shall a payment exceed \$125 per acre.

§§ 1439.342-1439.349 [Reserved]

§1439.350 Payments to participants.

Payments shall be made to the participants responsible for the establishment of the practice.

§ 1439.351 Violations.

- (a) If a participant fails to carry out the terms and conditions of a PRP contract, CCC may terminate the PRP contract.
- (b) If the PRP contract is terminated by CCC:
- (1) The participant shall forfeit all rights to payments under such contract and refund all payments previously received together with interest; and
- (2) Pay liquidated damages to CCC in such amount as specified in the contract.
- (c) If the Deputy Administrator determines such failure does not warrant